## **EXHIBIT E**

From: Rosen, Brian S. <br/>
<a href="mailto:brosen@proskauer.com">brosen@proskauer.com</a>

**Sent:** Tuesday, April 7, 2020 10:59 AM

**To:** Servais, Casey < <u>Casey.Servais@cwt.com</u>>

Cc: Solow, Richard <Richard.Solow@cwt.com>; Friedman, Peter pfriedman@omm.com>; McKeen,

Elizabeth L. <emckeen@omm.com>; smillman@stroock.com; kpasquale@stroock.com;

jbarrios@prestigelegalpr.com; lucdespins@paulhastings.com; alexbongartz@paulhastings.com;

Bienenstock, Martin J. <mbienenstock@proskauer.com>; Possinger, Paul V.

<ppossinger@proskauer.com>; Barak, Ehud <ebarak@proskauer.com>; Desatnik, Daniel

<DDesatnik@proskauer.com>; Natbony, Bill <Bill.Natbony@cwt.com>; Curtin, Thomas

<<u>Thomas.Curtin@cwt.com</u>>; Miller, Atara <<u>AMiller@milbank.com</u>>; Mainland, Grant

<<u>GMainland@milbank.com</u>>; Hughes, John <<u>JHughes2@milbank.com</u>>; Ohring, Jonathan

<<u>JOhring@milbank.com</u>>; Buckley, Douglas (<u>DBuckley@KRAMERLEVIN.com</u>)

<DBuckley@kramerlevin.com>

**Subject:** Re: Scheduling Request re: 3013 Motion

How can anyone answer your question until it is know what is being said by you and how, most likely, you are intending to expand the scope of the limited relief being sought?

Sent from my iPad

On Apr 7, 2020, at 10:56 AM, Servais, Casey < <u>Casey.Servais@cwt.com</u> > wrote:

## This email originated from outside the Firm.

Thank you. Please note that Invesco and Ambac (whose counsel are CC'd) will also be filing joinders and/or statements in support with respect to the 3013 Motion, and that they will be joining in the Urgent Motion seeking an extension of the reply deadline to April 17.

AAFAF and AFT, since we have not heard from you, is it fair to assume that you do not object to the requested April 17 reply deadline? If not, please let us know.

Many thanks,

## **Casey Servais**

Cadwalader, Wickersham & Taft LLP 200 Liberty Street, New York, NY 10281

Tel: +1 (212) 504-6193 | Fax: +1 (212) 504-6666 <u>Casey.Servais@cwt.com</u> | <u>www.cadwalader.com</u>

From: Rosen, Brian S. <br/> <br/>brosen@proskauer.com>

**Sent:** Monday, April 6, 2020 4:31 PM

To: Solow, Richard < Richard. Solow@cwt.com>

Cc: lucdespins@paulhastings.com; alexbongartz@paulhastings.com; Bienenstock, Martin J.
<mbienenstock@proskauer.com>; Possinger, Paul V. <ppossinger@proskauer.com>; Barak, Ehud
<ebarak@proskauer.com>; Desatnik, Daniel <DDesatnik@proskauer.com>; pfriedman@omm.com;
emckeen@omm.com; jbarrios@prestigelegalpr.com; kpasquale@stroock.com; smillman@stroock.com;
Natbony, Bill <Bill.Natbony@cwt.com>; Servais, Casey <Casey.Servais@cwt.com>; Curtin, Thomas
<Thomas.Curtin@cwt.com>

Subject: Re: Scheduling Request re: 3013 Motion

Thank you for your email. At this time, and without the benefit of your promised joinder and Statement in Support, the Oversight Board is unable to take a position with respect to your request.

Brian Rosen

Sent from my iPad

On Apr 6, 2020, at 1:25 PM, Solow, Richard < Richard.Solow@cwt.com > wrote:

This email originated from outside the Firm.

Counsel,

On April 7, Assured Guaranty anticipates filing a joinder and statement in support with respect to the Motion of Official Committee of Unsecured Creditors Pursuant to Federal Rule of Bankruptcy Procedure 3013 for Entry of an Order Reclassifying Class 39A and Class 41 Claims under Oversight Board's Plan of Adjustment Dated February 28, 2020 (ECF No. 11989, the "3013 Motion").

On April 3, 2020, the Court entered an order (ECF No. 12670) extending until **April 17, 2020 at 4:00 p.m.** (**Atlantic Standard Time**) the Committee's deadline to file reply papers in support of the 3013 Motion. In keeping with this schedule established by the Court, Assured Guaranty intends to file an Urgent Motion requesting an extension to April 17 of its deadline to file reply papers in support of the 3013 Motion.

If possible, please let us know by **10:00 AM tomorrow morning (April 7)** if the Committee, the Oversight Board, AAFAF, or the American Federation of Teachers intends to oppose Assured's request that its reply deadline be extended to coincide with the Committee's reply deadline.

Best, Rich

## **Richard Solow**

Associate
Cadwalader, Wickersham & Taft LLP
200 Liberty Street, New York, NY 10281
Tel: +1 (212) 504-6094 | Fax: +1 (212) 504-6666

Richard.Solow@cwt.com | www.cadwalader.com

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- <11989 UCC Reclassification Motion.pdf>
- <12084 AFT Objection.pdf>
- <12625 Deadline Extension Motion.pdf>
- <12670 Order Extending Deadlines.pdf>

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